Stephen L. Yonaty Senior Associate Direct Dial: 716.848.1415 Direct Facsimile: 716.819.4651 syonaty@hodgsonruss.com



October 8, 2005

BY FACSIMILE TRANSMISSION AND U.S. MAIL

Delphi Corporation together with all of its subsidiaries and affiliates 5725 Delphi Drive Troy, Michigan 48098-2815 Facsimile: 248.813.2670

John Wm. Butler, Jr., Esq. Skadden Arps Slate Meagher & Flom (IL) 333 West Wacker Drive Chicago, Illinois 60606-1285 Facsimile: 312.407.0411

Re: In re Delphi Corporation, et al. (collectively, the "Debtor") Bk. No. 05-44481 (Bankr. S.D.N.Y.)

Reclamation Claim of Curtis Screw Company, LLC

This firm represents Cutis Screw Company, LLC ("Curtis Screw"), which maintains offices for the transaction of business at 50 Thielman Drive, Buffalo, New York 14206.

It is our understanding that Curtis Screw recently shipped orders to the Debtor. It is our further understanding that the Debtor concurrently filed petitions for relief under chapter 11 of the United States Bankruptcy Code (the "Bankruptcy Code") on or about October 8, 2005 (the "Petition Date").

Prior to the Petition Date, certain goods were received by the Debtor including, but not limited to, deliveries of turned metal parts and assemblies with a total value as more particularly described in Exhibit A attached hereto (the "Goods"). Exhibit A is a summary of the relevant purchase orders and invoices for purposes of identifying the Goods. The Goods were delivered to and received by the Debtor in the ordinary course of business while the Debtor was insolvent. Furthermore, the Goods were delivered to and were received by the Debtor within the ten (10) day period immediately preceding the date of this letter or within twenty (20) days

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immediately preceding the date of this letter if such ten (10) day period expires on or after the Petition Date.

Curtis Screw hereby exercises its rights pursuant to the applicable provisions of Section 2-702 of the Uniform Commercial Code (N.Y.U.C.C. § 2-702 and Mich. U.C.C. § 440.2702), as preserved by Section 546 of the Bankruptcy Code and any and all other relevant provisions of law, to reclaim the Goods which were delivered to or at the direction of the Debtor during the relevant time period. Accordingly, Curtis Screw hereby demands that the Debtor immediately return the Goods to Curtis Screw at the Debtor's expense or, in the alternative, that Curtis Screw receive administrative expense priority status or a secured claim for the value of its reclamation demand pursuant to Section 546(c)(2) of the Bankruptcy Code.

Curtis Screw further demands that until this reclamation demand is fully satisfied, that the Goods be preserved and not cut, co-mingled or otherwise used or incorporated into a work in process or final product.

Very truly yours,

Stephen Ll Youaty

SLY/amn Enclosures

Copy to:

Curtis Screw Company, LLC

Cheryl R. Storie, Esq.